

**ENTERED**

May 14, 2019

David J. Bradley, Clerk

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISION**

ANGELA CAO,

§

*Plaintiff,*

§

v.

§

CIVIL ACTION H-17-321

BSI FINANCIAL SERVICES, INC., *et al.*,

§

*Defendants.*

§

**ORDER**

Pending before the court is a memorandum and recommendation (“M&R”) in which the Magistrate Judge recommends that the plaintiff’s application for a temporary injunction (Dkt. 1-4 in 4:19-cv-00769) be denied. The court has already overruled plaintiff Cao’s objections and amended objections, both of which were filed as emergencies. *See* Dkts. 88, 90 (emergency objections and amended emergency objection); Dkts. 91, 95 (orders overruling objections). The court incorporates the orders overruling the emergency objections (Dkts. 91, 95) into this order. No other objections have been filed. After considering the M&R, previously filed and ruled upon objections, and the applicable law, the court is of the opinion that the M&R should be, and therefore is,

ADOPTED IN FULL.

Signed at Houston, Texas on May 14, 2019.



Gray H. Miller  
Senior United States District Judge